# SOUTH CAROLINA DEPARTMENT OF CONSUMER AFFAIRS APPLICATION FOR CERTIFICATE OF AUTHORITY PAWNBROKER SERVICES

### **INSTRUCTIONS**

- A. Complete the TWO PAGE APPLICATION for a Certificate of Authority to do business as a Pawnbroker.
- B. Complete a SUPPLEMENTAL FORM A, OWNER/EMPLOYEE INFORMATION, for each employee. The term "employee" on this form means any person employed by the business in any capacity, full or part time, permanent or temporary, regardless of the nature of that employee's work or duties. "Owner" means any individual, director or officer having any ownership interest, however slight, in the business.
- C. Complete a SUPPLEMENTAL FORM B, LIST (of) LOCATIONS, for each location in which your company will transact pawn business, or store records, or store pledged or purchased goods. The term "Physical Address" on this form means a clear description of the site on which the business or storage facility will be located, such as: "Approx. 100 yards south of intersections of Highway 1 and Apex Lane." Your description should be sufficiently detailed to communicate to an average person how to find your location.
- D. Submit with each application a copy of your most recent FINANCIAL STATEMENT, dated not more than 120 days prior to the date of the application, certified by your signature or by an accountant licensed by this state.
- E. If you are applying as a corporation, submit a certified copy of a CERTIFICATE OF EXISTENCE dated not more than 180 days prior to the date of the application, issued by the Secretary of State. You must also submit a certified copy of your ARTICLES OF INCORPORATION and a completed SUPPLEMENTAL FORM C, CORPORATE INFORMATION. (Copies of articles of incorporation or certificates of existence may be obtained by contacting the South Carolina Secretary of State's Office at (803)-734-2158.
- F. When the forms described in Items A through E above are completed as required, you must take them to the Law Enforcement Agency having jurisdiction over the location (s) identified on Supplemental Form(s) B. Every employee and owner must appear at the appropriate Law Enforcement Agency to be fingerprinted. A fee may be required for fingerprinting. This fee is SEPARATE FROM AND NOT INCLUDED IN THE APPLICATION FEE YOU WILL EVENTUALLY PAY THE DEPARTMENT OF CONSUMER AFFAIRS. THE FEE IS THE RESPONSIBILITY OF THE APPLICANT AND DUE TO THE LAW ENFORCEMENT AGENCY AT THE TIME OF FINGERPRINTING. A FINGERPRINT VERIFICATION FORM must be completed by law enforcement at the time of fingerprinting

- and submitted to the Department. Fingerprint cards are not accepted in lieu of Fingerprint verification forms.
- G. The Law Enforcement Officer may wish to retain a copy of the application materials for his records. When all owners and employees have been fingerprinted, have completed all forms and left copies with the Law Enforcement Agency, a background check will be performed on each person and, upon its completion and together with any appropriate recommendations, will be forwarded to the South Carolina Department of Consumer Affairs. ALL *ORIGINAL* MATERIALS MUST BE SUBMITTED BY YOU DIRECTLY TO THE DEPARTMENT OF CONSUMER AFFAIRS.
- H. On receipt of the materials described above the Administrator or his designee will review the application and attendant forms to determine whether issuance of a Certificate to that applicant would comply with the requirements and intent of the Law and be in the best interests of the consumer in South Carolina.
- I. The Administrator will then either:
  - 1. Deny issuance of a Certificate; or,
  - 2. Inform the applicant by mail that a Certificate of Authority will be issued upon the Department's receipt of:
    - (a) An application fee of two hundred and seventy-five dollars for each location, payable by certified or cashier's check, AND
    - (b) A separate bond or letter of credit in favor of the Department in the sum of five thousand dollars for each application.
- J. On receipt of the materials required under I.2, above, the Administrator or his designee will issue the Certificate of Authority to do Business as a Pawnbroker at the location(s) specified on the application. THE CERTIFICATE MUST BE RENEWED ANNUALLY AS IT EXPIRES JUNE 30 OF EACH YEAR.

Remit applications to:

South Carolina Department of Consumer Affairs P.O. Box 5757 Columbia, S.C. 29250-5757

# APPLICATION FOR CERTIFICATE OF AUTHORITY TO DO BUSINESS AS A PAWNBROKER

NOTE: ALL REQUESTED INFORMATION MUST BE COMPLETED OR YOUR APPLICATION WILL BE DENIED.

Is this business in If yes, complete S	corporated? upplemental Form C.	Yes	No
Is this business ov	vned by a:		
Corporation _	Yes No Yes No	Name	
Partnership Sole	Yes No	Name	
	Yes No	Name	
(a) Address of Bu	siness (Physical Locati	on):	
(a) Address of Bu (b) Mailing Addre	siness (Physical Locati	on):	
(a) Address of Bu (b) Mailing Addre	ess of Business:  ousiness is located:  y limits?	on):	
(a) Address of Bu (b) Mailing Addre County in which to Is it within any cit If so, which city: List all Pawn busi	ess of Business:  ousiness is located:  y limits?  ness locations, including	on):	
(a) Address of Bu (b) Mailing Addre County in which b Is it within any cit If so, which city: List all Pawn busi separately on a Su	ess of Business:  ousiness is located:  y limits?  ness locations, including	ng main, branches	and storage facilities,

).	List any other personal names under which yo	u have done business.			
	Has the location for which you are seeking a under any other name as a pawn shop?				
	Give your full name, physical and mailing ad	dress, and telephone number.			
	What is your relationship to this business?				
	Who is the agent for service of process for this business? Give full name, address (mailing address and physical location) and telephone number. (This is a person, either yourself or someone you designate to receive any "legal documents" served on your business in the event of administrative or legal action).				
olic e an g ac rtif	nd correct. I further certify that I understand the Idending or supplemental forms constitutes cause at the Authority and subject me to criminal process.	and in all addending and supplemental forms is at giving false information in this application or use for denial or revocation of my application for rosecution for perjury. I acknowledge that I have a			
WO]	and agree to update and correct this information				
	day of, 20(L.S.)	Signature			
tar	y Public for(L.S.)	Duint vocan a and a latin white			
7 C	ommission Expires:	Print your name and relationship to business			

### LOCATIONS SUPPLEMENTAL FORM B

Give complete information for each location, including those for storage. Complete physical and mailing addresses, county and city and telephone number should be provided. **This form must also be completed for your main location listed in application Question 5**. Duplicate and complete this form for each additional location. Each form must be signed and notarized.

Business:	Owner(s): _	
DBA:	_	
Physical		
Address:	_	
	Employees:	
Mailing Address:		
Telephone: ( )		
Contact		
Person:		
County:		
Within Limits of		
What City:		
I swear, affirm and certify that I have compaphication and that all information contain true and correct. I further certify that I undany addending or supplemental forms consecrificate of Authority and subject me to duty and agree to update and correct this in	ned herein and in a lerstand that givin stitutes cause for o criminal prosecut	all addending and supplemental forms is g false information in this application or denial or revocation of my application for ion for perjury. I acknowledge that I have a
SWORN AND SUBSCRIBED to before this day of 20		nature
(L.	S.)	
Notary Public for My Commission Expires:	Prin	t your name and relationship to business

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### OWNER/EMPLOYEE INFORMATION

### SUPPLEMENTAL FORM A

The following information MUST be provided for EACH OWNER, DIRECTOR, PRINCIPAL OFFICER AND EMPLOYEE. You may make and use additional copies of this form as necessary, submitting a separate and completed form for EACH OWNER, DIRECTOR, PRINCIPAL OFFICER AND EMPLOYEE. Note: This includes all Directors and Officers noted in your Articles of Incorporation. FAILURE TO SUBMIT COMPLETED FORMS WILL RESULT IN YOUR APPLICATION BEING DENIED.

Business Name:	Branch N	Name: (If applicab	ole)	
Name:	Relationsh	ip to business:		
Present Home Address: Street			(0, 1)	
How long at this address? Home Telephone Number: ()			(County)	
Work Telephone Number: () Social Security Number:	//			
Have you ever been convicted of a felo If so, what felony, in what state, count	y and year:			
Date of birth				
Height Weight	Hair Color		Eye Color	_
Complexion Race _	U.S	S. CitizenYes	sNo	
Give any unusual or identifying marks				
Drivers License #				
Name and relationship of closest living				
His/her mailing address and telephone	number:			
I swear, affirm and certify that I have call information contained herein and in I understand that giving false information for denial or revocation of my application perjury. I acknowledge that I have a different section of the statement of the section of the	ompleted and/or rev all addending and su on in this application ation for Certificate	iewed all informati applemental forms or any addending o of Authority and s	ion required in this appoint is true and correct. I fur or supplemental forms coubject me to criminal	rther certify that constitutes cause prosecution for
SWORN AND SUBSCRIBED to before				_
		gnature		
Notary Public for	_(L.S.)			
My Commission Expires:	 Dri	nt vour name and r	elationshin to business	- 2

### FINGERPRINT VERIFICATION

This is to be completed by a Law Enforcement Officer of the police agency having jurisdiction over the location. A separate fingerprint verification form must be completed and submitted for each owner, director, principal officer and employee. **Fingerprint cards may not be submitted in lieu of this form.** This form may be duplicated.

On	day of _			, 20	, I _	(Law Enforcement Officer)
						(Law Enforcement Officer)
took the fir	ngerprints of					
		(Applicant)				
of					and rec	eeived a photocopy of the
	(name of busine	ess)				
original ap	pplication for the Pawr	nbroker Certif	ficate of Au	thority		
I SWEAR	that all information c	ontained here	ein is true a	nd corre	ect.	
SWORN A	AND SUBSCRIBED	to before me				
	day of			re of La	w Enfo	orcement Officer
		(L.S	5)			
Notary Pul	blic for nission Expires:	(2.2	•)	Print Na	ame of	Law Enforcement Officer
My Comm	nission Expires:		-			
			:	Law En	forcen	nent Agency
			-	Addres	s (inclu	ıde zip)
			;	Telepho	one Nu	mber

# CORPORATE INFORMATION SUPPLEMENTAL FORM C

The following information must be provided for all incorporated businesses. Enclose a copy of your Certificate of Existence from the Secretary of State of South Carolina and your Articles of Incorporation. **INCOMPLETE INFORMATION WILL RESULT IN DENIAL OF YOUR APPLICATION.** 

1.	Name of Corporation:	
2.	DBA (Doing Business As):	
3.	Physical Address of Corporation:	
4.		
5.	List the names of all officers and p	ncipals of the corporation:
6.	List the agent for service of proces	for the corporation. (This is a person, either yourself or ny "legal documents" served on your business in the event
7.	Physical and mailing address of ag ZIP code and county:	at for service of process for the corporation, including
appli corre or su Auth	ear, affirm and certify that I have of cation and that all information contain ect. I further certify that I understand the applemental forms constitutes cause	mpleted and/or reviewed all information required in this herein and all addending and supplemental forms is true and giving false information in this application or any addending a denial or revocation of my application for Certificate of the tion for perjury. I acknowledge that I have a duty and agree
	ORN AND SUBSCRIBED to before a day of 20	Signature
Nota	ry Public for(L.	)
My C	Commission Expires:	Print your name and relationship to business

Bond	No.	
------	-----	--

### PAWNBROKER SPECIAL DEPOSIT BOND

State of,			
KNOW ALL MEN BY THESE PRES and the undersigned	ENTS. That the unde	rsignedare	as principal of
bound unto the Administrator of the Departme and just sum of dollars, to sors and assigns jointly and severally.	ent of Consumer Affai	rs of the State of Sou	uth Carolina in full
Sealed with our seal and dated at of our Lord two thousand and		day of	in the year
WHEREAS, Section 40-39-50 of the that a Pawnbroker deposit and thereafter continuous The bond is to be executed by a surety compa South Carolina and must be for the use of the cause of action against the Pawnbroker.	nuously maintain a bo ny authorized by the	and in the amount of laws of this State to	five thousand dollars. transact business in
AND WHEREAS, the undersigned privithin the State of South Carolina in accordant trator a good and solvent bond in the sum of fi	ice with the terms of i	ts laws and to depos	it with the Adminis-
NOW, THEREFORE, the condition of comply with the S.C. Pawnbroker Act, S.C. C failed to provide contracted for pawnbroker se notice and opportunity for hearing, then we the are entitled to the sum of five thousand dollars	Code § 40-39-10, et se ervices to customers a e Beneficiary (South Court)	q. (LAW CO-OP 19 s determined by the	86, as amend.) or has Administrator after
PROVIDED, HOWEVER, that liabilit the surety to the Administrator, that liability sh the date of such notice, or (b) upon written aut	all terminate upon the	expiration of forty-	five (45) days from
IN WITNESS whereof the principal a manner and form following;	nd surety have set the	ir hand and affixed t	heir seals in the
In presence of witness as to principal	Name of	Principal	
	By:	nt (Officer)	<u> </u>
	(Preside	nt (Officer)	
In presence of witness as to surety:	Name of	Surety:	
	Bv·		
EVECUTION DV DD DIGIDA LAND	(Preside	nt (Officer)	WEDGE GIDE
EXECUTION BY PRINCIPAL AND	SURETY MUST BE I	'KOBATED ON RE'	VERSE SIDE

# WITNESSAS TO PRINCIPAL

STATE OF,	
COUNTY.	
Before me, the subscribing Notary P	ublic, personally appeared and made
Described the successions a sound of	ublic, personally appeared and made Witness number one (see front of bond)
oath that he/she saw the within named	Company represented by
	sign, seal, and deliver the within Bond, and that he/she with
	subscribed their names as witness thereto.
Witness number two (see front of bond)	substituted their riames as withess thereto.
	To be signed by witness one or two (see front of bond)
Sworn to and subscribed before	
me thisday of A.I	D., 20
	(LS)
Notary Public for	
Try Commission expires	
	WITNESS AS TO SURETY
STATE OF,	
COUNTY.	
Before me, the subscribing Notary P	rublic, personally appeared and made
	Witness number one (see front of bond)
oath that he/she saw the within named	Company represented by
	sign, seal, and deliver the within Bond, and that he/she with
	subscribed their names as witness thereto.
Witness number two (see front of bond)	subscribed their names as witness thereto.
Sworn to and subscribed before	To be signed by witness one or two (see front of bond)
me thisday ofA.D	0., 20
	(L.S.)
Notary Public For	
My Commission expires	

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## PAWNBROKER SERVICES IRREVOCABLE DOCUMENTARY LETTER OF CREDIT LANGUAGE

(Bank Name & Address on Bank Letterhead)	Applicant:	(Applicant Name) (Applicant Address)	
	Beneficiary:	South Carolina Department of Consumer Affairs 3600 Forest Drive P.O. Box 5757 Columbia, SC 29250	
	Letter of Cred	lit No	
	Expiration Da	te	
Dear Sir:			
We hereby issue this documentary letter of cred beneficiary's draft at sight drawn on (bank narunder documentary letter of credit number  1) Beneficiary's signed statement address (applicant's name) has failed to a Code Section 40-39-10 et seq. or has failed provide as determined by the Administrator after notice and opto the sum of \$5,000.00 drawn under letter of credit  2) Beneficiary's signed statement address (applicant's name) has not replaced another letter of credit or other evidence of financial results of the expiration date of the credit, and we are drawn under letter of credit number	me) , accompan sed to the applica comply with the ontracted for particular poportunity for head sed to the application of this letter of cresponsibility access therefore entitles.	bearing the clause "drawn ied by the following documents:  ant, stating: a S.C. Pawnbroker Act, S.C. wnbroker services to customers aring. We are therefore entitled Or, ants stating that additional edit number with ptable to the Administrator within	
(Signature of authorized bank officer) (Title)			

# SAMPLE PAWN TICKET INFORMATION

XYZ PAWN SHOP		Original Loan Number				
Devine Street Columbia, SC 29250		(These are pre-printed sequential numbers)				
(803) 700-0000	Date Made		Time Made	Date Due		
Pawned Sold Pledgor/Seller: Residence of Pledgor/Seller: Driver's License: SSN: Date of Birth: Sex: Race: Hair: Eyes: Height: Weight: Residence Phone:		ANNUAL PERCENTAGE RATE. Cost of your credit as a yearly rate based on amount financed FINANCE CHARGE. The dollar amount the credit will cost you. AMOUNT FINANCED. The amount of cash advanced or credit extended to you. TOTAL OF PAYMENTS. Amount required to redeem pawn on date due. PAYMENT SCHEDULE Prepayment. If you pay off early you will not be entitled				
Pawnbroker Signature	1	to a re	you will not be e fund of part of ee charge.	the	1 @	
LIST EACH ITEM SEPA MERCHANDISE, WHE Serial Number: Has Serial Number been Any evidence of third pa Any other identifiers or u	ARATELY AN THER PAWN	D GI ED O	VE DETAILED R SOLD	DESCRIPTIO	N OF	
I represent the above liste as wholly owned and une and I acknowledge receip copy of this contract.	ed collateral encumbered		On this date I re on this ticket ar split into transactions and splitting will co additional inter	equest that the ind ticket #separate pawn d I understand tost med	items _ be chat this	
Pledgor Signature			Pledgor Signatu	ıre		
(One of the following sta	tements should	d appe	ear on your ticke	et):		
"This ticket is non-negoti non-transferable"		or	"Please give art to bearer of this	ticle(s) pawned s ticket." Signed	by me	
NOTE: You should refer to information about nonpay the following items by keeping to the state of the state o	ment and defau	ılt. Th	e pawnshop will	retain a security	interest in	

04PB01 Page 12 of 19 In consideration of and to secure the amount identified as the Amount Financed, Customer hereby deposits with the issuer of this pawn ticket the described Pledged Goods listed on reverse side, warranting absolute ownership, free and clear of any encumbrance or claim whatsoever. NO REFUND OF FINANCE CHARGE ON PREPAYMENT.

Customer agrees that issuer hereof may, at issuer's option, extend this agreement one or more times.

In the event you do not redeem the pawned item(s) after thirty days, the pawnbroker may add interest at the rate allowed by the contract terms until the end of the forfeiture period.

If any loan remains unpaid for a period of sixty days from the due date or any renewal or extension thereof, the title of the borrower or pledgor to the property pledged to secure the loan shall vest in the pawnbroker, without advertising, sale, or accountability to the pledgor, if the pawn ticket or memorandum delivered to the borrower in accordance with Section 40-39-80, contains on the back thereof a notice to that effect, and if a printed or written notice of the impending forfeiture is mailed to the pledgor at the address given on the pawn ticket, at least ten days prior to the forfeiture date. This notice must contain a description of the article pledged, and the amount due thereon as of the date of the notice. No notice is required on loans of fifty dollars or less (S.C. Code Ann. § 40-39-110).

Pawnbrokers are regulated by the S.C. Department of Consumer Affairs. If you have a consumer complaint please call this toll free number 1-800-922-1594.

Optional payment record (below) should be included on ticket if you do not use a separate ledger book with the same information. See Regulation 28-200C.(2)

	T			
Date Paid	Interest	Principal	Lost Ticket	New Due Date

I hereby acknowledge receipt of my pledge

#### PAWNBROKER RATE SCHEDULE

[Section 40-39-100; S.C. Code of Laws, 1976, as amended]

CONSUMERS: All pawnbrokers operating in South Carolina are required by law to post a schedule showing the maximum rate of LOAN FINANCE CHARGES stated as dollars for each ten dollars for each thirty-day period that the pawnbroker intends to charge for various types of pawn transactions. The purpose of this requirement is to assist you in comparing the maximum rates that pawnbrokers charge, thereby furthering your understanding of the terms of pawn transactions and helping you to avoid the uninformed use of credit.

NOTE: Pawnbrokers are prohibited only from granting credit at rates higher than those specified above. A pawnbroker may be willing to grant you credit at rates that are lower than those specified, depending on the amount, terms, collateral, and you credit worthiness.

The following rates are the maximums allowed by law for the period and amount of the loan as shown:

Term	Amount of Pawn	F.C.	Payback	APR
30 days	\$ 25.00	\$ 6.25	\$ 31.25	300%
30 days	\$ 40.00	\$ 10.00	\$ 50.00	300%
30 days	\$ 50.00	\$ 12.50	\$ 62.50	300%
30 days	\$ 75.00	\$ 17.50	\$ 92.50	280%
30 days	\$ 90.00	\$ 20.50	\$110.50	273%
30 days	\$100.00	\$ 22.50	\$122.50	270%
30 days	\$125.00	\$ 26.25	\$151.25	252%
30 days	\$150.00	\$ 30.00	\$180.00	240%
30 days	\$200.00	\$ 37.50	\$237.50	225%
30 days	\$500.00	\$ 67.50	\$567.50	162%
30 days	\$1000.00	\$117.50	\$1117.50	141%
30 days	\$1500.00	\$142.50	\$1642.50	114%
30 days	\$2000.00	\$167.50	\$2167.50	100.5%

Maximum legal rates per \$10.00 per 30 days are as follows:

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$ 1.00 to $ 50.00 = $2.50 per $10.00
$ 50.01 to $ 100.00 = $2.00 per $10.00
$ 100.01 to $ 200.00 = $1.50 per $10.00
$ 200.01 to $ 1000.00 = $ 1.00 per $10.00
$ 1000.01 to $ 2000.00 = $ .50 per $10.00
```

### PAWNBROKER RATE CHART

All loans are deemed to be for thirty day periods.

A. For loans up to \$50.00, the finance charge is a *maximum* of \$2.50 per \$10.00. The following formula may be used to calculate a finance charge *less than* the maximum:

amount financed x (rate to be charged) = Finance Charge 10

Once the *lower* finance charge is determined from this formula it is used to determine the adjusted APR as follows:

Finance charge x 1200 = APR Amount Financed

Where the APR is 300% maximum (for loans of \$50.00, or less, only):
Amount financed = Finance Charge
4

B.	Amount of Loan (amount financed)	Finance Charge	APR %
	\$ 60.00	\$ 14.50	290.00%
	\$ 70.00	\$ 16.50	283.00%
	\$ 80.00	\$ 18.50	277.50%
	\$ 90.00	\$ 20.50	273.00%
	\$ 100.00	\$ 22.50	270.00%
	\$ 110.00	\$ 24.00	262.00%
	\$ 120.00	\$ 25.50	255.00%
	\$ 130.00	\$ 27.00	249.25%
	\$ 140.00	\$ 28.50	244.25%
	\$ 150.00	\$ 30.00	240.00%
	\$ 160.00	\$ 31.50	236.25%
	\$ 170.00	\$ 33.00	233.00%
	\$ 180.00	\$ 34.50	230.00%
	\$ 190.00	\$ 36.00	227.35%
	\$ 200.00	\$ 37.50	225.00%

<b>Amount Financed</b>	Finance charge	APR%
\$ 210.00	\$ 38.50	220.00%
\$ 220.00	\$ 39.50	215.45%
\$ 230.00	\$ 40.50	211.30%
\$ 240.00	\$ 41.50	207.50%
\$ 250.00	\$ 42.50	204.00%
\$ 260.00	\$ 43.50	200.75%
\$ 270.00	\$ 44.50	197.75%
\$ 280.00	\$ 45.50	195.00%
\$ 290.00	\$ 46.50	192.40%
\$ 300.00	\$ 47.50	190.00%
\$ 310.00	\$ 48.50	187.75%
\$ 320.00	\$ 49.50	185.60%
\$ 330.00	\$ 50.50	183.65%
\$ 340.00	\$ 51.50	181.75%
\$ 350.00	\$ 52.50	180.00%
\$ 360.00	\$ 53.50	178.33%
\$ 370.00	\$ 54.50	176.75%
\$ 380.00	\$ 55.50	175.25%
\$ 390.00	\$ 56.50	173.85%
\$ 400.00	\$ 57.50	172.50%
\$ 410.00	\$ 58.50	171.22%
\$ 420.00	\$ 59.50	170.00%
\$ 430.00	\$ 60.50	168.84%
\$ 440.00	\$ 61.50	167.73%
\$ 450.00	\$ 62.50	166.67%
\$ 460.00	\$ 63.50	165.65%
\$ 470.00	\$ 64.50	164.68%
\$ 480.00	\$ 65.50	163.75%
\$ 490.00	\$ 66.50	162.86%

<b>Amount Financed</b>	Finance charge	APR%
\$ 500.00	\$ 67.50	162.00%
\$ 510.00	\$ 68.50	161.18%
\$ 520.00	\$ 69.50	160.38%
\$ 530.00	\$ 70.50	159.62%
\$ 540.00	\$ 71.50	158.89%
\$ 550.00	\$ 72.50	158.18%
\$ 560.00	\$ 73.50	157.50%
\$ 570.00	\$ 74.50	156.84%
\$ 580.00	\$ 75.50	156.21%
\$ 590.00	\$ 76.50	155.59%
\$ 600.00	\$ 77.50	155.00%
\$ 610.00	\$ 78.50	154.43%
\$ 620.00	\$ 79.50	153.87%
\$ 630.00	\$ 80.50	153.33%
\$ 640.00	\$ 81.50	152.81%
\$ 650.00	\$ 82.50	152.31%
\$ 660.00	\$ 83.50	151.80%
\$ 670.00	\$ 84.50	151.30%
\$ 680.00	\$ 85.50	150.90%
\$ 690.00	\$ 86.50	150.40%
\$ 700.00	\$ 87.50	150.00%
\$ 710.00	\$ 88.50	149.60%
\$ 720.00	\$ 89.50	149.20%
\$ 730.00	\$ 90.50	148.80%
\$ 740.00	\$ 91.50	148.40%
\$ 750.00	\$ 92.50	148.00%
\$ 760.00	\$ 93.50	147.60%
\$ 770.00	\$ 94.50	147.30%
\$ 780.00	\$ 95.50	146.90%

Amount Financed	Finance charge	APR%
\$790.00	\$96.50	146.60%
\$800.00	\$97.50	146.20%
\$810.00	\$98.50	145.90%
\$820.00	\$99.50	145.60%
\$830.00	\$100.50	145.30%
\$840.00	\$101.50	145.00%
\$850.00	\$102.50	144.70%
\$860.00	\$103.50	144.40%
\$870.00	\$104.50	144.10%
\$880.00	\$105.50	143.90%
\$890.00	\$106.50	143.60%
\$ 900.00	\$107.50	143.30%
\$910.00	\$108.50	143.10%
\$920.00	\$109.50	142.90%
\$930.00	\$110.50	142.60%
\$940.00	\$111.50	142.30%
\$950.00	\$112.50	142.10%
\$960.00	\$113.50	141.90%
\$970.00	\$114.50	141.60%
\$980.00	\$115.50	141.40%
\$990.00	\$116.50	141.20%
\$1000.00	\$117.50	141.00%
\$ 1050.00	\$120.00	137.10%
\$1100.00	\$122.50	133.60%
\$1150.00	\$125.00	130.40%
\$1200.00	\$127.50	127.50%
\$1250.00	\$130.00	124.80%
\$1300.00	\$132.50	122.30%

<b>Amount Financed</b>	Finance charge	APR%
\$1350.00	\$135.00	120.00%
\$1400.00	\$137.50	117.80%
\$1450.00	\$140.00	115.90%
\$1500.00	\$142.50	114.00%
\$1550.00	\$145.00	112.20%
\$1600.00	\$147.50	110.60%
\$1650.00	\$150.00	109.10%
\$1700.00	\$152.50	107.60%
\$1750.00	\$155.00	106.30%
\$1800.00	\$157.50	105.00%
\$1850.00	\$160.00	103.80%
\$1900.00	\$162.50	102.60%
\$1950.0	\$165.00	101.50%
\$2000.00	\$167.50	100.50%

To calculate the APR for a single payment 30 day loan, use the following formula:

Finance charge x 1200 = APR Amount Financed